

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

UNITED STATES OF AMERICA, ) CASE NO. CR07-289-MJP  
Plaintiff, )  
v. )  
ANTHONY SHYANNE JONES, ) SUMMARY REPORT OF U.S.  
Defendant. ) MAGISTRATE JUDGE AS TO  
 ) ALLEGED VIOLATIONS  
 ) OF SUPERVISED RELEASE

I conducted an initial hearing on supervised release revocation in this case on July 6, 2010. The United States was represented by AUSA Jeff Backhus and the defendant by Lee A. Covell. The proceedings were digitally recorded.

Defendant had been sentenced on or about January 18, 2008 by the Honorable Marsha J. Pechman on a charge of possession of stolen firearms, and sentenced to 27 months in custody, followed by three years of supervised release.

The conditions of supervised release included the standard conditions plus conditions relating to substance abuse and treatment, financial disclosure, mental health, search, no alcohol, and limitation to one checking account.

01                   He was released from custody on September 14, 2009, and began his term of  
02 supervised release.

03                   In a prior revocation proceeding, defendant was charged in November of 2009  
04 with using methamphetamine, Percocet, and cocaine. He was sentenced in January of 2010 to  
05 time served, and was required to participate in a 28-day inpatient substance abuse treatment  
06 program.

07                   In an application dated May 17, 2010, U.S. Probation Officer Angela M. McGlynn  
08 alleged the following violations of the conditions of probation:

- 09                   1.        Use of methamphetamine on or before April 27, 2010;
- 10                   2.        Failing to report for urine testing as directed on April 1, April 21, April 27 and  
11 May 14, 2010;
- 12                   3.        Failing to participate in a substance abuse treatment program as directed since  
13 May 6, 2010; and
- 14                   4.        Failing to submit truthful and complete reports within the first five days of the  
15 months of March and April, 2010.

16                   Defendant was advised in full as to those charges and as to his constitutional rights.  
17 He admitted each of the four alleged violations, and waived any evidentiary hearing as to  
18 whether they occurred.

19                   I therefore recommend the Court find defendant violated his supervised release in the  
20 four respects alleged, and conduct a disposition hearing. That hearing has been scheduled  
21 before Judge Pechman on July 29, 2010 at 4:30 p.m. Pending a final determination by the  
22 Court, defendant has been ordered detained.

01 DATED this 6th day of July, 2010

02 s/ John L. Weinberg  
03 United States Magistrate Judge

04  
05 cc: District Judge: Honorable Marsha J. Pechman  
AUSA: Jeff Backhus  
06 Defendant's attorney: Lee A. Covell  
Probation officer: Angela M. McGlynn  
07  
08  
09  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22